## PATENT COOPERATION TREATY

NORVEGE

## From the INTERNATIONAL BUREAU

## PCT

FIRST NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION (TO DESIGNATED OFFICES WHICH DO NOT APPLY THE 30 MONTH TIME LIMIT INDER ARTICLE 22(1))

(PCT Rule 47.1(c))

Date of mailing (day/month/year) 20 October 2005 (20.10.2005) ARC-PATENT, SIVILING, BOLF CHR. B. LARSEN A.S.

Brynsveien 5
N-0602 Oslo
MOTTATT/RECEIVED

2 8 OKT 2005

ABO-Patent

IMPORTANT NOTICE

Applicant's or agent's file reference INT05039N

International application No. PCT0402005000089

International filing date (day/month/year) 14 March 2005 (14.03.2005)

Priority date (day/month/year) 19 March 2004 (19.03.2004)

Applicant

## RAGASCO AS et al.

- ATTENTION: For any designated Offsee(s), for which the time limit under Article 22(1), as in force from 1 April 2002 (30 months from
  the priority date). does apply, please see from PCT/IB/308(Second and Supplementary Notice) (to be issued promptly after the expiration
  of 28 months from the priority date).
- Notice is hereby given that the following designated Officetel, for which the time limit under Article 22(1), as in force from 1 April 2000, does not apply, has/have requested that the communication of the international application, as provided for in Article 20, he offered under Rule 2016.1. The international Surveya has differed that communication on the date included below:

29 September 2005 (29.09.2005)

CH

In accordance with Rule 47.1(c-hi/ki), those Offices will accept the present notice as conclusive evidence that the communication of the international application has only taken place on the date of multing indicated above and no copy of the international application is required to be familisted by the applicant to the designated Offices.

 The following designated Offices, for which the time limit under Article 22(1), as in force from 1 Agril 2002, does not apply, have not requested, as at the time of milling of the present notice; that the communication of the international application be effected under Rule 93bit. 1:

LU. SE, T2, UG, ZM

In accordance with Rule 47. Ite-bis/(ii), those Offices accept the present notice as conclusive evidence that the Contracting State for which that Office sets as a designated Office does not require the familiability, under Article 22, by the application of a copy of the memational application.

4. TIME LIMIT'S for entry into the national phase

For the designated Office(s) listed above, and unless a demand for international preliminary examination has been filed before the expiration of 19 months from the priority date (see Article 39(1)). It the applicable into limit for entering the national phase will, subject to what is said in the following paragraph, be 20 MOVITES from the priority date.

In practice, time limits other than the 20-month time limit will continue to upply, for various periods of time, in respect of certain of the despined of Clinica listed above. For regular updates on the applicable time limits (20 or 21 months; or other time limits) (20 or 21 months; or other time limits) (20 or 50 months) or other time limits) (20 or 50 months) or other time limits) (20 or 50 months) or other limits) (20 months) or other limits) (20 months) (20 months)

It is the applicant's sole responsibility to monitor all these time limits.

The International Bureau of WIPO
34, chrein des Colombieus
1211 Geneva 20, Switzerland

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